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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/025,896	02/18/1998	BILLIE JEAN LONGSTRETH		1132
7590 08/25/2004		EXAMINER		
	LONGSTRETH		-	
2204 ROSEAN FAIRBORN, C			ART UNIT	PAPER NUMBER

DATE MAILED: 08/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Notification of Non-Compliance With 37 CFR 1.192(c)

Application No.	Applicant(s) LONGSTRETH, BILLIE JEAN	
09/025,896		
Examiner	Art Unit	
Charles Goodman	3724	

		Charles Coodman	0124				
-	The MAILING DATE of this communication ap	pears on the cover sheet with the o	correspondence a	address			
	opeal Brief filed on is defective for failure § 1206.	to comply with one or more provis	sions of 37 CFR	1.192(c). See			
To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192(c) within the longest of any of the following three TIME PERIODS: (1) ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer; (2) TWO MONTHS from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. EXTENSIONS OF THESE TIME PERIODS MAY BE GRANTED UNDER 37 CFR 1.136.							
1. 🔲	The brief does not contain the items required unheading or in the proper order.	under 37 CFR 1.192(c), or the iter	ns are not under	the proper			
2. 🗌	The brief does not contain a statement of the sappealed claims (37 CFR 1.192(c)(3)).	status of all claims, pending or car	ncelled, or does	not identify the			
3. 🗌	At least one amendment has been filed subsect statement of the status of each such amendment		e brief does not	contain a			
4. 🗌	The brief does not contain a concise explanation and line number and to the drawing, if any, by		•	cation by page			
5. 🛛	The brief does not contain a concise statemen	t of the issues presented for revie	ew (37 CFR 1.19	2(c)(6)).			
6. 🗌	A single ground of rejection has been applied t	o two or more claims in this appli	cation, and				
(a)	the brief omits the statement required by 3 together, yet presents arguments in suppo			stand or fall			
(b)	the brief includes the statement required b together, yet does not present arguments i						
7. 🗌	The brief does not present an argument under a	a separate heading for each issue	on appeal (37 Cl	FR 1.192(c)(8)).			
3. 🗌	The brief does not contain a correct copy of the	e appealed claims as an appendix	k thereto (37 CF	R 1.192(c)(9)).			
9. 🛛	Other (including any explanation in support of t	the above items):					
	It is noted to Appellant that there were several reject a concise statement of the issues for each of the rej "Related Appeal and Interferences", the explanation appears that Appellant has no related appeals or int Examiner does not recall the parties involved in a prepellant to note which claims have been rejected, Appellant to set forth the status of any amendments assistance, please contact the Examiner	ections in the Office Action. Some of that Appellant gave is not germane erferences that must be considered to revious appeals process. The "Status allowed or objected to. The "Status of	ther notes. Under to that heading rec under the current a s of Claims" merel of Amendments" m	the heading for quirement. It appeal, i.e. the y requires perely requires			
			sodi-				
		CHA	RLES GOODM/				

U.S. Patent and Trademark Office PTOL-462 (Rev. 3-98) PRIMARY EXAMINE